ATTORNEYS AT LAW
462 STEVENS AVENUE, SUITE 303
SOLANA BEACH, CA 92075-2066

the hearing of the Motion on shortened time is necessary; specifically, that RAMIREZ has been incarcerated since July 8, 2008 and has no hope of obtaining a surety to post his bond. Mayfield & Associates Dated: August 1, 2008 By: /s/ Gayle Mayfield-Venieris\_ Gayle Mayfield-Venieris, Esq. Attorney for Material Witness JUAN MOISES RAMIREZ-VALDEZ

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United States v. CIRA-Ramirez (08 mj 2098)(08 cr2429-WQH)
United States v. SALTO-Rocha, et al. (08 mj 2098)(08 cr2430-BTM)

Proof of Service Via E-File

462 STEVENS AVENUE, SUITE 303 SOLANA BEACH, CA 92075-2066

MAYFIELD & ASSOCIATES

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dlbakerlaw@aol.com

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3	electronically served with the aforementioned document via the CM/ECF system pursuant to	
4	Local Rule 5.4(c):	
5	Motion to Shorten Time	- Jonesiaion by Vidoo
6	<ul> <li>Notice of Motion and Motion to take deposition by Video</li> <li>Points and Authorities in Support of Motion for Video Deposition</li> </ul>	
7	Peter Mazza, A.U.S.A	Karen Stevens, Esq.
8	Efile.dkt.gc2@usdoj.gov	kstevensesq@hotmail.com
9	David L. Baker, Esq.	Andrew Lah, Esq.
10		

system in Case No. 08 mj 2098/08 cr 2429-WQH/08 cr 2430-BTM. The following counsel were

On August 1, 2008, I filed the aforementioned document on the Court's CM/ECF

I declare under penalty of perjury under the laws of the United States, State of California that the foregoing is true and correct and that this declaration was executed on August 1, 2008.

Christopher Lock
Mayfield & Associates

Andrew lah@fd.org